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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
08/645,073	05/13/1996	MAKOTO YOSHIOKA	1046.1133/JD	4943	
21171	7590 10/22/2	002			
STAAS & HALSEY LLP			EXAMINER		
SUITE 500	TREET, NW		ELISCA, F	ELISCA, PIERRE E	
WASHINGTON, DC 20001			ART UNIT	PAPER NUMBER	
			3621		
			DATE MAILED: 10/22/2002	2	

Please find below and/or attached an Office communication concerning this application or proceeding.



Office Action Summary

Application No. 08/645,073

Applicant(s)

Makoto, Yoshioka et al.

Examiner

Pierre E. Elisca

Art Unit 3621

	The MAILING DATE of this communication appears	on the cover sheet with the correspondence address				
	Period for Reply					
THE N	A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136 (e). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.					
- If the p - If NO p - Failure - Any re	period for reply specified above is less than thirty (30) days, a reply within th	and will expire SIX (6) MONTHS from the mailing date of this communication. ne application to become ABANDONED (35 U.S.C. § 133).				
Status						
1) 💢	Responsive to communication(s) filed on Jun 3, 200	002				
2a) 🚜	i his action is FINAL. 2b) This acti	ion is non-final.				
	closed in accordance with the practice under Ex par	except for formal matters, prosecution as to the merits is rte Quayle, 1935 C.D. 11; 453 O.G. 213.				
	tion of Claims					
4) 💢	Claim(s) <u>1-25</u>	is/are pending in the application.				
4	la) Of the above, claim(s) none	is/are withdrawn from consideration.				
5) 🗆	Claim(s)	is/are allowed.				
	Claim(s) 1-25					
_	Claim(s)					
		are subject to restriction and/or election requirement.				
	ation Papers					
9) 🗆	The specification is objected to by the Examiner.					
10)	The drawing(s) filed on is/are	a) \square accepted or b) \square objected to by the Examiner.				
	Applicant may not request that any objection to the di	rawing(s) be held in abeyance. See 37 CFR 1.85(a).				
11)	The proposed drawing correction filed on	is: a) \square approved b) \square disapproved by the Examiner.				
	If approved, corrected drawings are required in reply t	to this Office action.				
12)	The oath or declaration is objected to by the Examin	ner.				
Priority	under 35 U.S.C. §§ 119 and 120					
	13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) 🗆	☐ All b)☐ Some* c)☐ None of:					
•	1. \square Certified copies of the priority documents have	e been received.				
	2. \square Certified copies of the priority documents have	e been received in Application No				
	application from the International Burea					
—	ee the attached detailed Office action for a list of the					
14)□ a)□	14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).					
The state of the s						
15) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. Attachment(s)						
	otice of References Cited (PTO-892)	4) VI Interview Summary (PTO-413) Paper No(s).				
'	otice of Draftsperson's Patent Drawing Review (PTO-948)	5) Notice of Informal Patent Application (PTO-152)				
3) [] Infe	3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)					

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DETAILED ACTION

1. This Office action is in response to Applicant's amendment filed on 6/03/2002, paper # 42. The Examiner hereby withdraws the final rejection and the advisory action mailed on 08/06/2002.

2. Claims 1-25 are pending.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1, 3, 6, 9, 10, 11, 12, 15, 16, 17, 18, 19 and 20-25 are rejected under 35 U.S.C.
- 103 (a) as being unpatentable over Yamauchi et al. (U.S. Pat. No. 5,613,109) in view of Min (U.S. Pat. No. 5,175,716).

As per claims 1, 3, 6, 9, 10, 11, 12, 15, 16, 17, 18, 19 and 20-25 Yamauchi substantially discloses a data reproduction that comprises a storage unit for storing element data or namely a CD-ROM (which is seen to read to read as Applicant's claimed invention wherein it is stated that a period reader reading a period stored on an individual self contained computer readable content medium, the content medium indicating a period of time during which a content on the content medium can be served);

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a comparator for judging data (see., abstract, col 3, lines 5-30). It is noted that Yamauchi fails to disclose that the judging data (or comparator or generator) is for judging present time that falls within the period time.

However, Min discloses a comparator for comparing the numbers of the tracks based on the a first time period and second time period (see., col 4, lines 22-40, col 5, lines 11-30). Accordingly, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the reproduction data of Yamauchi by including the limitations detailed above as taught by Min because such modification would detect the number of tracks (or store data) moved.

5. Claims 2, 4, 5, 7, 8, 13 and 14 are rejected under 35 U.S.C. 103 (a) as being unpatentable over Yamauchi et al. (U.S. Pat. No. 5,613,109) in view of Min (U.S. Pat. No. 5,175,716), and further in view of de Pommery et al. (U.S. Pat. No. 4,450,535).

As per claims 2, 4, 5, 7, 8, 13 and 14 Yamauchi substantially discloses a data reproduction that comprises a storage unit for storing element data or namely a CD-ROM (which is seen to read to read as Applicant's claimed invention wherein it is stated that a period reader reading a period stored on an individual self contained computer readable content medium, the content medium indicating a period of time during which a content on the content medium can be served);

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a comparator for judging data (see., abstract, col 3, lines 5-30). It is noted that Yamauchi fails to disclose that the judging data (or comparator or generator) is for judging present time that falls within the period time.

However, **Min** discloses a comparator for comparing the numbers of the tracks based on the a first time period and second time period (see., col 4, lines 22-40, col 5, lines 11-30). Accordingly, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the reproduction data of Yamauchi by including the limitations detailed above as taught by Min because such modification would detect the number of tracks (or store data) moved.

Yamauchi and Min fail to disclose a locked content for locking area of the medium. However, de Pommery discloses a method/system for distribution of articles or services, wherein a LOCKF area for validating the content of the creation memory (see., col 6, lines 42-55). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Yamauchi and Min by including the locking content of de Pommery because such modification would provide prevent access to the medium.

CONCLUSION

6. Any inquiry concerning this communication from the examiner should be directed to Pierre Eddy Elisca at (703) 305-3987. The examiner can normally be reached on Tuesday to Friday from 6:30AM to 5:00PM.

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If any attempt to reach the examiner by telephone is unsuccessful, the examiner's supervisor, James Trammell can be reached on (703) 305-9769.

Any response to this action should be mailed to:

Commissioner of Patents of Trademarks

Washington, D.C. 20231

or faxed to:

(703) 308-9051, (for formal communications intended for entry)

OR

(703) 305-9724, (for informal or draft communications, pleased label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA., Sixth floor (receptionist).

The Official Fax Number For TC-3600 is:

(703) 305-7687

Patent Examiner

August 30, 2002